Message

From: Hays, David C Jr CIV USARMY CENWK (USA) [David.C.Hays@usace.army.mil]

Sent: 12/15/2020 12:49:18 PM

To: Praskins, Wayne [Praskins.Wayne@epa.gov]

CC: Walker, Stuart [Walker.Stuart@epa.gov]; Clements, Julie A CIV (USA) [Julie.A.Clements@usace.army.mil]; Rankins,

Jonathan E CIV USARMY CEMVS (USA) [Jonathan.E.Rankins@usace.army.mil]

Subject: RE: Dust ingestion - BPRG v RESRAD BUILD

Wayne, Good morning. Some follow up on your question is below.

4. Use of direct ingestion does make the conceptual site model consistent between RRB and BPRG/BDCC. Assuming all removable is available for direct ingestion over the 26 years of residential exposure (0.20/26 years) increases the RRB result by a factor of approximately 7. As modeled by USDON the only portion of the removable fraction that results in dose or risk is the 10% air fraction which is available for inhalation and to settle as dust. Thus 90% of the removable fraction is not accounted for in the USDON model. Additionally, The RESRAD user guide table 3.1 suggests both direct and indirect ingestion should be considered in the residential model for area sources. Thus, if the USDON wants to stick with a 20% removable fraction I now believe the USDON model underestimates the dose and risks. I think the better argument is for zero or significantly less removable fraction. FYI: The final TM was written more neutral than this but think it illustrates the point.

5. Another source of underestimation is the air release fraction which USDON should defend/prove if want to stick with 20% removable.

Hope this helps.

Dave

From: Hays, David C Jr CIV USARMY CENWK (USA)

Sent: Friday, December 11, 2020 7:37 AM

To: Praskins, Wayne <Praskins.Wayne@epa.gov>
Cc: Walker, Stuart <Walker.Stuart@epa.gov>
Subject: RE: Dust ingestion - BPRG v RESRAD BUILD

Wayne, good morning. Your understandings are correct. Answers to questions are below:

- 4. I have not looked into this but it would help get the values closer. I will run a couple tests of that. I have ran the RRB with zero air exchange and higher air fractions, both make a significant difference. Will let you know what I find out but this may be a key approach. I will add this evaluation to my report.
- 5. The air release fraction is default at (0.1) however, the RESRAD user guide Table 3.1 uses a air release fraction of 0.357 from an area source for the occupancy scenario. I mentioned this to Craig Bias but we did not discuss in detail. I believe it should be higher. The air exchange rate for residential use is reasonably low (default is 0.8 value chosen by DON is low compared to table J.11 in RRB user guide) and is higher (1.5) than default (0.8) for worker scenarios but still reasonable. DON says they used the EPA exposure factor handbook to determine these. However BPRG does not account for air exchange. Thus differences in modeled approach and results. Air exchange removes portions of the resulting dust source thus reducing RRB calculated dust concentrations and results.
- 6. I do believe the ingestion rate differences and the air release fraction result in the most significant differences between the models. I think we can make RRB get closer to BPRG by changing air fraction or removable fraction but without changing the ingestion rates (as the DON have argued) the results will still be significantly different.

From: Praskins, Wayne < Praskins. Wayne@epa.gov>

Sent: Thursday, December 10, 2020 8:51 PM

To: Hays, David C Jr CIV USARMY CENWK (USA) < David.C. Hays@usace.army.mil >

Cc: Walker, Stuart < Walker. Stuart@epa.gov >

Subject: [Non-DoD Source] FW: Dust ingestion - BPRG v RESRAD BUILD

Dave -

I spent some time running RESRAD BUILD to try to get a better sense of the differences, on the dust side, compared to BPRG. Can you give me some feedback whether my understanding is correct?

- 1. RRB has two options for modeling the ingestion pathway: 1) direct ingestion from the source; 2) indirect ingestion of settled dust derived from a portion of the source that is assumed to become airborne, allowing for the loss of some of the airborne contamination through exchange with outdoor air. The Navy ran their Hunter's Point simulations assuming no direct ingestion.
- 2. The amount of indirect ingestion is sensitive to the "airborne release fraction" (the Navy assumed 10%) and the air exchange rate (the Navy assumed 0.45/hour). The indirect ingestion pathway, with the assumed parameter values, greatly attenuates the dust concentration.
- 3. The effective ingestion rate used by the Navy in their RRB simulations is an order of magnitude or so less than the default BPRG value.

And a few questions:

- 4. Would using the direct ingestion option in RRB (vs indirect ingestion) more closely match the BPRG approach?
- 5. Do you have an opinion on the reasonableness of the values the Navy chose for airborne release fraction (0.1) and air exchange rate (0.45/hr)? A higher airborne release fraction and lower air exchange rate give higher risks more in line with the BPRG.
- 6. On the dust side, do you think the two differences (lower RRB ingestion rate, RRB dust concentration attenuated by the low air release fraction and loss to the outdoors) are the two biggest reasons the Hunters Point RRB and BPRG results differ?

Thanks!

Wayne Praskins | Superfund Project Manager U.S. Environmental Protection Agency Region 9 75 Hawthorne St. (SFD-7-3) San Francisco, CA 94105 415-972-3181

From: Dolislager, Fredrick G. <<u>dolislagerf1@ornl.gov</u>>

Sent: Friday, December 4, 2020 4:24 AM

To: Praskins, Wayne < Praskins, Wayne < Praskins, Wayne@epa.gov>; Walker, Stuart < Walker, Stuart < Walker, Stuart < Walker, Stuart < Walker, Stuart < Praskins.Wayne@epa.gov>

Cc: David Hays < <u>David.C.Hays@usace.army.mil</u>> **Subject:** RE: Dust ingestion - BPRG v RESRAD BUILD

Howdy,

350, not 355 days/yr.

24cm2/day is 4.9 by 4.9 cm area. That a 2 inch by 2 inch area. That's ridiculously small. For a kid with a FQ of 17 times/day.

RESRAD only does 16 hr/day.

I'll have to look more closely at their user guide later today, but their approach is quite different than traditional EPA exposure parameter determination.

fred d.

From: Praskins, Wayne < Praskins. Wayne@epa.gov>

Sent: Thursday, December 3, 2020 8:54 PM **To:** Walker, Stuart < <u>Walker.Stuart@epa.gov</u>>

Cc: Dolislager, Fredrick G. dolislagerf1@ornl.gov; David Hays David.C.Hays@usace.army.mil

Subject: [EXTERNAL] RE: Dust ingestion - BPRG v RESRAD BUILD

Thanks!

So, using 355 days/year instead of 365, the average BPRG ingestion rate is 347 cm2/day (290 cm2/day for adults and 536 cm2/day for children).

For their Hunter's Point evaluation, using RESRAD BUILD, the Navy used 24 cm2/day for adults and 48 cm2/day for children. (They say they doubled the rate for children to be consistent with the adult/child ratio in the 2017 update to the Exposures Factor Handbook). So the Navy/RESRAD ingestion rates are 11 - 12 times lower for both adults and children.

Karessa suggested looking at the FTSS, FQ, SE, and SA values in RESRAD BUILD. As best I can tell, they are not explicitly described in the RESRAD BUILD User's Guide.

The basis for the Navy's adult ingestion rate (0.0001 m2/hr = 24 cm2/day) is described on pp. J-66 to J-68 of the RESRAD BUILD User's Guide (attached). They appear to have chosen a mean value from the lesser of two distributions presented in a 1998 letter report by Walt Beyeler at Sandia. Are you familiar with the Beyeler report? Any comment on their choice or interpretation of the data and how that compares to the FTSS, FQ, SE, and SA values used to model ingestion in the BPRG?

Wayne Praskins | Superfund Project Manager U.S. Environmental Protection Agency Region 9 75 Hawthorne St. (SFD-7-3) San Francisco, CA 94105 415-972-3181

From: Walker, Stuart < Walker.Stuart@epa.gov > Sent: Thursday, December 3, 2020 7:57 AM

To: Praskins, Wayne < Praskins.Wayne@epa.gov >

Cc: Dolislager, Fredrick G. dolislagerf1@ornl.gov; David Hays David.C.Hays@usace.army.mil

Subject: FW: Dust ingestion - BPRG v RESRAD BUILD

Hi Wayne, see email chain with Fred on your questions

Stuart Walker Superfund Remedial program National Radiation Expert Science Policy Branch Assessment and Remediation Division
Office of Superfund Remediation and Technology Innovation
W (703) 603-8748
C (202) 262-9986

From: Walker, Stuart

Sent: Thursday, December 03, 2020 9:36 AM

To: Dolislager, Fredrick G. dolislagerf1@ornl.gov

Cc: Manning, Karessa manningkl@ornl.gov

Subject: RE: Dust ingestion - BPRG v RESRAD BUILD

Thanks, but I don't think we need to get into the potential future default numbers we might adopt.

Stuart Walker
Superfund Remedial program National Radiation Expert
Science Policy Branch
Assessment and Remediation Division
Office of Superfund Remediation and Technology Innovation
W (703) 603-8748
C (202) 262-9986

From: Dolislager, Fredrick G. < dolislagerf1@ornl.gov>

Sent: Thursday, December 03, 2020 8:48 AM
 To: Walker, Stuart < Walker.Stuart@epa.gov >
 Cc: Manning, Karessa < manningkl@ornl.gov >
 Subject: RE: Dust ingestion - BPRG v RESRAD BUILD

See below

Karessa may have comments on what our proposed new parameters might be.

The WTC https://archive.epa.gov/wtc/web/pdf/contaminants of concern benchmark study.pdf says FTSS for hands is 10% and 50% for soft and hard surfaces, respectively. The SA is 15 and 45 cm2 for child and adult, respectively. The FQ is 9.5 and times per day for child and adult, respectively. The SE is 50%. ET is 8 hr/day for soft and 4 hr/day for hard surfaces.

fred d.

From: Walker, Stuart <<u>Walker.Stuart@epa.gov</u>>
Sent: Wednesday, December 2, 2020 10:50 PM
To: Dolislager, Fredrick G. <<u>dolislagerf1@ornl.gov</u>>

Subject: [EXTERNAL] FW: Dust ingestion - BPRG v RESRAD BUILD

See Wayne's question below. I think in addition to answering the question, maybe we should show each default parameter that goes into the yellow highlighted dust ingestion value, and also list the default parameters that went into the WTC dust ingestion value.

" Yealthand loops acred to Egyppi. "To 'N may then have more, common, or deleted while best for the public that manufacture and models.	

Stuart Walker
Superfund Remedial program National Radiation Expert
Science Policy Branch
Assessment and Remediation Division
Office of Superfund Remediation and Technology Innovation
W (703) 603-8748
C (202) 262-9986

From: Praskins, Wayne < Praskins.Wayne@epa.gov Sent: Wednesday, December 02, 2020 8:41 PM

To: Walker, Stuart < Walker.Stuart@epa.gov>; Hays, David C Jr CIV USARMY CENWK (USA)

<David.C.Hays@usace.army.mil>

Subject: Dust ingestion - BPRG v RESRAD BUILD

Stuart / Dave -

- 1. In the ORNL calculations that you (Stuart) shared in October (included in 12/2/19 email below), there is a calculated value for a BPRG "Ingestion Fraction of Dust for Resident Age Adjusted." The value is 3,200,400 cm2. Is it appropriate to divide by 26 years x 365 days/yr to get an average daily exposure of 337 cm2/day? I would divide by 350 days/year since that is the value that went into the 3,200,400 value. I would think you would want to know the adult and child total intake separately if going to compare to RESRAD. Also comparing to RESRAD, I would look at the FTSS, FQ, SE, and SA used by RESRAD, if any is even presented. Looking at those can tell why the IR is different and not just that is different. If I do adult only for 20 years I get 2,058,000 cm2 and for child for 6 years I get 1,142,400 cm2. If you add those you get 3,200,400 cm2 which is reassuring.
- 2. The RESRAD BUILD User's Guide (Appendix J, Section J.3.6) gives an ingestion rate of 0.0001 m2/hr. That's 24 cm2/day. (Jon R had said there is a higher child ingestion rate of 0.0002 m2/hr but couldn't find that value in the User's Guide.) Is it appropriate to compare the 337 and 24 cm2/day values? It's very appropriate if the FTSS, FQ, SE, and SA are the same. If they aren't it's still ok to compare, but you just need to be aware of why they may be different.
- 3. If so, is the difference between the BPRG and RESRAD BUILD ingestion rates (337 vs. 24) one of the biggest (or the biggest) contributor to the differing risk estimates for dust? I don't know RESRAD well enough to answer that.

The Navy has told us to expect a response to our 8/20/20 letter on the Hunter's Point building RGs. Awaiting their letter.

Wayne Praskins | Superfund Project Manager U.S. Environmental Protection Agency Region 9 75 Hawthorne St. (SFD-7-3) San Francisco, CA 94105 415-972-3181

From: Walker, Stuart < Walker.Stuart@epa.gov > Sent: Wednesday, October 21, 2020 1:05 PM
To: Praskins, Wayne < Praskins.Wayne@epa.gov >

Subject: FW: Current vs proposed dust ingestion exposure factors

I asked ORNL to simulate running the BPRG dust for Ra-226 with the proposed input parameters vs current default inputs. As you can see there was no significant difference.

Karessa's run with proposed numbers comes out to 5.63E-05 pCi/m2 for Secular Equilibrium at $1 \times 10-6$ risk, as opposed to current BPRG input values coming out to 5.48E-05 pCi/cm2 for Secular Equilibrium at $1 \times 10-6$ risk

Stuart Walker
Superfund Remedial program National Radiation Expert
Science Policy Branch
Assessment and Remediation Division
Office of Superfund Remediation and Technology Innovation
W (703) 603-8748
C (202) 262-9986

From: Manning, Karessa <<u>manningkl@ornl.gov</u>> Sent: Wednesday, October 21, 2020 1:38 PM

To: Dolislager, Fredrick G. <a href="mailto:square: red color: blue color: blu

Subject: RE: Current vs proposed dust ingestion exposure factors

I have attached an updated spreadsheet that includes the updated age adjusted variables. Please let me know if you have any questions.

Thanks!

-Karessa

From: Dolislager, Fredrick G. <dolislagerf1@ornl.gov>

Sent: Wednesday, October 21, 2020 11:46 AM **To:** Walker, Stuart < <u>Walker.Stuart@epa.gov</u>> **Cc:** Manning, Karessa < <u>manningkl@ornl.gov</u>>

Subject: RE: Current vs proposed dust ingestion exposure factors

Stuart,

Ra-226 resident dust default is 5.48E-05 pCi/cm2 for SE with TR=1E-06.

Ra-226 resident dust new values is 6.17E-05 pCi/cm2 for SE with TR=1E-06. Note that I fractionally adjusted the hand surface area but could not average the fraction transferred from soft and hard surface for adult and child to the hand.

The tool is not programmed to have separate adult and child fraction transferred inputs. I do not believe this matters much at all. Maybe Karessa can figure it out, however, since she's the time weight average master.

Ra-226 indoor worker dust default is 3.87E-04 pCi/cm2 for SE with TR=1E-06.

Ra-226 indoor worker dust default is 8.41-04 pCi/cm2 for SE with TR=1E-06. I was able to use all the new inputs and I fractionally adjusted the hand surface area.

Fred Dolislager
Oak Ridge National Laboratory
P.O Box 2008, Building 2040, MS 6309
Oak Ridge, TN 37831
(865) 576-5451 w
(865) 241-5523 f

Ex. 6 Personal Privacy (PP)

fdolislager@utk.edu

http://volweb.utk.edu/~dolislag/

From: Walker, Stuart <<u>Walker.Stuart@epa.gov</u>>
Sent: Wednesday, October 21, 2020 11:05 AM
To: Dolislager, Fredrick G. <<u>dolislagerf1@ornl.gov</u>>
Cc: Manning, Karessa <manningkl@ornl.gov>

Subject: [EXTERNAL] FW: Current vs proposed dust ingestion exposure factors

I remember there was some change Karessa proposed that would involve a change to the equations. Without doing that, could you or Karessa do a run for resident and indoor worker for Ra-226 SE with as close as possible to the proposed changes for dust ingestion? Basically Wayne wanted an idea on current vs future BPRG dust runs.

Stuart Walker
Superfund Remedial program National Radiation Expert
Science Policy Branch
Assessment and Remediation Division
Office of Superfund Remediation and Technology Innovation
W (703) 603-8748
C (202) 262-9986

From: Walker, Stuart

Sent: Thursday, October 15, 2020 2:13 PM **To:** Praskins, Wayne < Praskins. Wayne@epa.gov>

Subject: FW: Current vs proposed dust ingestion exposure factors

Stuart Walker
Superfund Remedial program National Radiation Expert
Science Policy Branch
Assessment and Remediation Division
Office of Superfund Remediation and Technology Innovation
W (703) 603-8748
C (202) 262-9986

From: Walker, Stuart	
Sent: Friday, May 08, 2020 4:31 PM	
To: Stralka, Daniel < Stralka.Daniel@epa.gov>	
Subject: FW: Current vs proposed dust ingestion exposure factors	
Information on the dust ingestion changes we are considering.	
Stuart Walker	
Superfund Remedial program National Radiation Expert	
Science Policy Branch	
Assessment and Remediation Division	
Office of Superfund Remediation and Technology Innovation	
W (703) 603-8748	
C (202) 262-9986	
From: Manning, Karessa L. < manningkl@ornl.gov>	
Sent: Wednesday, December 04, 2019 2:16 PM	
To: Walker, Stuart < <u>Walker.Stuart@epa.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> >	
Subject: RE: Current vs proposed dust ingestion exposure factors	
Here is the xlsx file. Are you able to open this one?	
There is the xisk me. The you asse to open this one.	
-Karessa	
~ Navessa	
From: Walker, Stuart < Walker.Stuart@epa.gov >	
Sent: Wednesday, December 4, 2019 2:07 PM	
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < manningkl@ornl.gov >; Dolislager, Fredrick G. < dolislagerf1@ornl.gov >	
Sent: Wednesday, December 4, 2019 2:07 PM	
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < manningkl@ornl.gov >; Dolislager, Fredrick G. < dolislagerf1@ornl.gov >	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	₽e
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee
Sent: Wednesday, December 4, 2019 2:07 PM To: Manning, Karessa L. < <u>manningkl@ornl.gov</u> >; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u> > Subject: [EXTERNAL] RE: Current vs proposed dust ingestion exposure factors	ee

Stuart Walker

Superfund Remedial program National Radiation Expert

Science Policy Branch
Assessment and Remediation Division
Office of Superfund Remediation and Technology Innovation
W (703) 603-8748
C (202) 262-9986

From: Manning, Karessa L. <<u>manningkl@ornl.gov</u>> Sent: Tuesday, December 03, 2019 2:02 PM

To: Walker, Stuart < Walker.Stuart@epa.gov >; Dolislager, Fredrick G. < dolislagerf1@ornl.gov >

Subject: RE: Current vs proposed dust ingestion exposure factors

Stuart,

I have attached a new table with parameter descriptions. Regarding point number 2, the new SAchild and adult values are for the whole surface area, a new factor has been included called FSA which is the fraction of the hand mouthed. This more closely follows the equation presented in section 5.3.3.5 in the EFH pdf attached. In table 5-13 of this document, you will also see the values used to calculate the new time weighted averages. In addition, I have attached the excel file I used to calculate the time weighted averages called TWA_dust_calculations.

Note: I had to make a small adjustment for FTSSh for children as infants are assumed to not come into contact with hard surfaces, this changed the value of FTSSh-childfrom the previous table I sent to you.



-Karessa

From: Walker, Stuart < Walker.Stuart@epa.gov > Sent: Monday, December 2, 2019 11:01 PM

To: Manning, Karessa L. <manningkl@ornl.gov>; Dolislager, Fredrick G. <dolislagerf1@ornl.gov>

Subject: [EXTERNAL] Re: Current vs proposed dust ingestion exposure factors

Karessa, the table looks good. Some comments:

- 1. I would suggest either in the table or as a key under the table, including the definition of the parameter as described in table 1, for example FQchild is Frequency of Hand to Mouth Child
- 2. On the SAchild and adult, the increase is astounding. Is the new EFH proposed values for how much of the surface area of the finger gets in the mouth, or just the average surface area for fingers? If you take the proposed SA values and use only 5%, you have something similar to the current defaults. It would seem extreme to think we are putting all of our fingers inside our mouth every event
- 3. I would probably include a pdf of the relevant pages from the new EFH as an attachment.

From: Manning, Karessa L. <<u>manningkl@ornl.gov</u>> Sent: Monday, December 2, 2019 4:54 PM

To: Walker, Stuart < <u>Walker.Stuart@epa.gov</u>>; Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u>>

Subject: RE: Current vs proposed dust ingestion exposure factors

Here we are. Please let me know if you have any questions.

Parameter	Current	Current	Current	Proposed	Proposed	Proposed Reference
	Value	Units	Reference	Value	Units	
FQchild	17	events/hour	EPA 2011 Table 4.1 and EPA 2003. Time weighted average of all age groups from birth to 6 years.	17.7	events/hour	EPA 2017 Table 5-13. Time weighted average of all age groups from birth to 6 years.
FQadult	3	events/hour	EPA 2011 Table 4.1 and EPA 2003. Time weighted average of all age groups from 6 to 26 years.	3.025	events/hour	EPA 2017 Table 5-13. Time weighted average of all age groups from 16 to 26 years.
SE	0.5	fraction	EPA World Trade Center Document 2003 (pg. D-5)	0.5	fraction	EPA 2017 Table 5-13.
SAchild	16	cm²	EPA 2011 Table 7.2. 5% of the average of child male and female.	223	cm²	EPA 2017 Table 5-13. Time weighted average of all age groups from birth to 6 years.
SAadult	49	cm²	EPA 2011 Table 7.2. 5% of the average of adult male and female.	398	cm²	EPA 2017 Table 5-13. Time weighted average of all age groups from 16 to 26 years.

FTSSh	0.5	fraction	EPA World Trade Center Document 2003 (pg. D-3)	Now divided into child and adult. Values are provided in the next 2 rows.			
FTSSh- child				0.7	fraction	EPA 2017 Table 5-13. Time weighted average of all age groups from birth to 6 years.	
FTSSh- adult				0.4	fraction	EPA 2017 Table 5-13. Time weighted average of all age groups from 16 to 26 years.	
FTSSs	0.1	fraction	EPA World Trade Center Document 2003 (pg. D-3)	Now divided into child and adult. Values are provided in the next			
FTSSs- child				0.14	fraction	EPA 2017 Table 5-13. Time weighted average of all age groups from birth to 6 years.	
FTSSs- adult				0.08	fraction	EPA 2017 Table 5-13. Time weighted average of all age groups from 16 to 26 years.	
FSAchild				0.1	fraction	EPA 2017 Table 5-13. Time weighted average of all age groups from birth to 6 years.	
FSAadult				0.07	fraction	EPA 2017 Table 5-13. Time weighted average of all age groups from 16 to 26 years.	
IFDiw	176.4	cm²/day	Calculated based on EPA World Trade Center Document 2003 (pg. D-4)	81	cm²/day	The two new proposed variables have incorporated a factor called FSA	
IFDres	3200400	cm²	Calculated based on EPA World Trade Center Document 2003 (pg. D-4)	3264792	cm²	(fraction of hand mouthed) that ha not previously been used.	



From: Walker, Stuart < Walker.Stuart@epa.gov > Sent: Friday, November 22, 2019 4:13 PM

To: Dolislager, Fredrick G. < dolislagerf1@ornl.gov >; Manning, Karessa L. < manningkl@ornl.gov >

Subject: [EXTERNAL] Re: Current vs proposed dust ingestion exposure factors

Yes, this looks good.

From: Dolislager, Fredrick G. < dolislagerf1@ornl.gov>

Sent: Friday, November 22, 2019 4:02 PM

To: Manning, Karessa L. <manningkl@ornl.gov>; Walker, Stuart <Walker.Stuart@epa.gov>

Subject: Current vs proposed dust ingestion exposure factors

Karessa,

I propose a table like this. Stuart, anything to add?

Parameter	Current Value	Current Reference	Proposed Value	Proposed Reference
FQchild				
FQadult				
SE				
SAchild				
SAadult				
etc				

fred d.

From: Walker, Stuart < Walker.Stuart@epa.gov > Sent: Wednesday, November 6, 2019 3:57 PM

To: Burgess, Michele < <u>Burgess.Michele@epa.gov</u>>; Gaines, Linda < <u>Gaines.Linda@epa.gov</u>> **Cc:** Dolislager, Fredrick G. < <u>dolislagerf1@ornl.gov</u>>; Manning, Karessa L. < <u>manningkl@ornl.gov</u>>

Subject: [EXTERNAL] FW: BPRG dust

Michele and Linda, fyi, this shows the email exchange I had with Karessa at ORNL on potential changes to some of the settled dust ingestion default values we using in the Building (BPRG) calculator.

Thanks for bringing up the newer food EFH revisions, we may need to update our resident garden/farmer produce ingestion values at some point.

Stuart Walker
Superfund Remedial program National Radiation Expert
Science Policy Branch
Assessment and Remediation Division
Office of Superfund Remediation and Technology Innovation
W (703) 603-8748
C (202) 262-9986

From: Walker, Stuart

Sent: Friday, November 01, 2019 11:35 AM

To: Manning, Karessa L. manningkl@ornl.gov; Dolislager, Fredrick G. dolislagerf1@ornl.gov>

Subject: RE: BPRG dust

We did a few updates to BPRG/BDCC from an earlier EFH update. When EPA did the WTC risk assessment, they did note that many of the values had limited data supporting them, so there was a commitment to get more data/better supported values that would show up in future EFH. So there was an expectation we would use this stuff.

I would suggest when you guys get a chance with Fred off of RSL stuff and the RVISL is out for review, a table indicating the current BPRG default input and the proposed EFH influence new BPRG default input. We can also use that as something to link to in the What's New section.

Stuart Walker
Superfund Remedial program National Radiation Expert
Science Policy Branch
Assessment and Remediation Division
Office of Superfund Remediation and Technology Innovation
W (703) 603-8748
C (202) 262-9986

From: Manning, Karessa L. < manningkl@ornl.gov>

Sent: Friday, November 01, 2019 11:25 AM

To: Walker, Stuart < Walker.Stuart@epa.gov >; Dolislager, Fredrick G. < dolislagerf1@ornl.gov >

Subject: RE: BPRG dust

Interesting. I was not aware of the 2017 update from the <u>EFH chapter 5 update</u>,. I would be more inclined to use the EFH than the WTC because it is newer. I calculated a TWA of 17.7 for the child FQ using the EFH-2017. For adults, I suggest we use the 20-59 year age range from the table 5-13 below (1.5?).

Exposure Factors Handbook - 2017						
	Age	Segment	Age Span	Years	FQ	TWA
	0-2	Infants	0-6 months	0.5	28	377
child		Infants	6 months - 2 years	1.5	28	
Child 2-6	Toddlers	7 months - 4 years	2	16	17.7	
	2-0	Children	5-11 years	2	9.1	

The EFH Chapter 5 update provides a lot of new values that could be implemented in our current model. In addition, it gives dust loading factors for soft and hard surfaces in table 5-13, so we could also provide BPRGs in units of mass instead of (or in addition to) area. Please review the updated table and let us know if there are any changes we can implement in our current model.

Update for Chapter 5 of the Exposure Factors Handbook

Chapter 5-Soil and Dust Ingestion

Table 5-13. Age-Dependent Probability Density Functions Used to Estimate Dust and Soil Ingestion Rates via the Activity Pattern Modeling Approach								
	Age Groups							
Parameters	infants 0-6 Months	Toddlers 7 Months-4 Years	Children 5–11 Years	Teans 12–19 Years	Adabs 20-59 Years	Seniors 60+ Years		
DSL (mg/cm²)	NA	AM 0.052 ± 0.065, LN	AM 0.052 ± 0.065, LN	AM 0.052 ± 0.065, LN	AM 0.052 ± 0.065, LN	AM 0.052 ± 0.065, LN		
DSL _{ee} (mg/cm²)	AM 0.139 ± 0.305, LN	AM 0.139 ± 0.305, LN	AM 0.139 ± 0.305, LN	AM 0.139 ± 0.305, LN	$AM(0.139\pm0.305,LN$	$AM(0.139 \pm 0.305, LN$		
ET (læ/d)	24 hr/3-8T	24 hr/d-ST-TO	24 he d-ST-TO	24 br/d-ST-TO*	24 bc/d-ST-TO ^b	24 bs/d-ST-TO		
ST (bed)	12; 13; 15, TR 3	10.5 ± 2.78, LN	$9.9 \pm 2.6, LN$	$9.1 \pm 2.4, 1.N$	8.4 ± 2.2, LN	8.5 ± 2.2, LN		
TO (bala)	NA	0; 1.2; 3.0, TRI	0; 2.2; 4.0, TRI	$1.4 \times 1.2, LN$	1.4 ± 1.3, LN	1.3×1.4 , LN		
FQ (events/la)	28 ± 22, LN	16 ± 9.9, LN	9.1 ± 6.8, UN	1.0 ± 0.50, LN	1.0 ± 0.50, LN	1.0 ± 0.50, LN		
FSA _{regore} (unitless)	0.05; 0.08; 0.10, TRI	0.04; 0.07; 0.10, TRI	0.04; 0.07; 0.10, TRI	0.04; 0.05; 0.06; TRI	0.04; 0.05; 0.06, TRI	0.04; 0.05; 0.06; TRI		
FTSS (unitless)	NA	$0.7\pm0.1,\mathrm{LN}$	0.7 ± 0.1, LN	0.4 ± 0.1, LN	$0.4\pm0.1, LN$	0.4 ± 0.1 , LN		
FTSS _{scit} (unitless)	$0.14 \pm 0.02, 1.N$	$0.14\pm0.02, LN$	0.14 ± 0.02, LN	0.08 ± 0.02 , LN	0.08 ± 0.02, LN	0.08 ± 0.02, LN		
SA _{kood} (cm²)	160 ± 15, LN	215 ± 25, LN	$295 \pm 40, 1.N$	400 ± 50, LN	445 ± 55, LN	450 ± 55, LN		
SE (unitless)	0; 0.5; 1.0, TRI	0; 0.5; 1.0, TXI	0; 0.5; 1.0; TRI	0; 0.5; 1.0, TRI	0; 0.5; 1.0, TRI	6; 0.5; 1.0, TRI		
SL _{man} (mg/cm ²)	$GM[0.1\pm1.8, LN]$	GM 0.1 ± 1.8, LN	OM 0.1 ± 1.8, LN	$GM(0.1\pm1.8,LN$	GM 0.1 ± 1.8, LN	GM 0.1 ± 1.8, LN		

- 93.3% of teens were assumed to spend time outdoors and 6.7% were assumed to spend no time outdoors.
 - 89.5% of adults were assumed to spend time outdoors and 10.5% were assumed to spend no time outdoors.
 - 71.8% of seniors were assumed to spend time outdoors and 28.2% were assumed to spend no time outdoors.
- AMArithmetic mess
- Dust surface loading
- « Exposure time.
- Frequency of band to mouth events. ~ Fraction of surface area of bands.
- F735 . Fraction of dust transferred from surfaces to skin.
- GM « Geometric mean
- ŁΝ - Lognormal distribution
- MA - Not applicable.
- 84 - Surface area of the band.
- 38 - Saliva extraction fraction
- SŁ « Soil loadine. 37 ~ Sleep time.
- 10 « Time outdoors
- Triangular distribution
- Source: Wilson et al. (2013).

Karessa Manning

Environmental Risk Analyst

University of Tennessee, Knoxville

Phone: 865-576-7108 Fax: 865-241-1097

Email: manningkl@ornl.gov

----Original Message-----

From: Walker, Stuart < Walker. Stuart@epa.gov> Sent: Thursday, October 31, 2019 10:46 AM

To: Dolislager, Fredrick G. dolislager, Fredrick G. dolislager, Fredrick G. dolislager, Fredrick G. dolislagerf1@ornl.gov; Manning, Karessa L. mailto:salagerf1@ornl.gov)

Subject: [EXTERNAL] BPRG dust

Notes from a Navy set of runs using the BPRG.

"The BPRG default values for FQ (17 events/hr child and 3 events/hr adult) are based on the 2011 Exposure Factors Handbook Table 4-1. However, there is no data for adults older than 11 years and the BPRG default values are based on those for 6-11 years. The 2017 update to Chapter 5 of the EFH uses 1 event/hr for adults (Pages 5-37, 5-65). From the 2003 World Trade Center report page D-5, the time-weighted average for adults age 7-26 is a minimum of 1.35/hr, maximum of 1.92/hr and an average of 1.64/hr."